



MAIL STOP AMENDMENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Wood et al.
Serial No.: 10/633,295
Filing Date: July 31, 2003
Title: UTILITY BRACKET

Attorney Docket No. BOEI-1-1203
Group Art Unit: 3632
Examiner: LE, T.

RESPONSE TO RESTRICTION

TO THE COMMISSIONER OF PATENTS:

REMARKS

An Election Restriction Requirement was mailed September 15, 2004 and indicated the following distinct species of the claimed invention:

Species of FIGURES 4-5;
Species of FIGURES 6;
Species of FIGURES 7-9;
Species of FIGURES 10-11;
Species of FIGURES 12-13;
Species of FIGURES 14;
Species of FIGURES 15-16;
Species of FIGURES 17; and
Species of FIGURES 18-21.

Applicants hereby elect the species FIGURES 4-5. Applicant submits that Claims 1, 2, 4, 12, 14, 15, 17, 25, and 27 are readable on the elected species. Applicants submit that Claims 1 and 14 are generic to all the species. Thus, Applicants understand that if neither of these generic claims are finally held allowable, the claims shall be restricted to the elected species. Election is without traverse.

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CUSTOMER NUMBER

-1-

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